III. REMARKS

Under 35 U.S.C. § 121, the Examiner requires that Applicants elect a group of claims and be restricted to such group of claims for the instant application. Applicants respectfully traverse this requirement but elect to proceed with Group I for the instant application, as defined by the Examiner. As such, this response will show the appropriate amendments.

As stated above, Applicants have enclosed a copy of documents filed separately but concurrently for recording a patent assignment and name change attached hereto as Exhibit A. Therefore, Applicants respectfully request that the Patent Office correct the current Assignee to Quickshift, Inc.

Also as stated above, Applicants have enclosed copies of "relevant" documents previously sent to the Patent Office with regard to Revocation of Prior and Substitute Power of Attorney attached hereto as Exhibit B. Finally, Applicants have also enclosed a copy of a Notice of Acceptance of Power of Attorney received from the Patent Office attached hereto as Exhibit C. Therefore, Applicants respectfully request that the Patent Office correct the attorney, law firm, and address of record.